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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO
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2292	7590 07/07/2004		EXAMINER	
BIRCH STEWART KOLASCH & BIRCH			AMINI, JAVID A	
PO BOX 747 FALLS CHU	RCH, VA 22040-0747		ART UNIT PAPER NUMBER	
THE BOOK OF THE			2672	15
			DATE MAILED: 07/07/2004	ı

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)	
	09/256,368	SATO ET AL.	
Office Action Summary	Examiner	Art Unit	
	Javid A Amini	2672	
The MAILING DATE of this communication app Period for Reply	pears on the cover sheet w	th the correspondence address	•
A SHORTENED STATUTORY PERIOD FOR REPL THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.1 after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a repl - If NO period for reply is specified above, the maximum statutory period - Failure to reply within the set or extended period for reply will, by statute Any reply received by the Office later than three months after the mailine earned patent term adjustment. See 37 CFR 1.704(b).	136(a). In no event, however, may a ly within the statutory minimum of thir will apply and will expire SIX (6) MONe, cause the application to become Al	eply be timely filed y (30) days will be considered timely. THS from the mailing date of this communicat	tion.
Status			
1) Responsive to communication(s) filed on 31 N	March 2004		
	s action is non-final.		
3) Since this application is in condition for allowa closed in accordance with the practice under <i>B</i>	ince except for formal mat	•	is
Disposition of Claims			
4) ☐ Claim(s) is/are pending in the application 4a) Of the above claim(s) is/are withdra 5) ☐ Claim(s) is/are allowed. 6) ☒ Claim(s) 1,2,4 and 5 is/are rejected. 7) ☐ Claim(s) is/are objected to. 8) ☐ Claim(s) are subject to restriction and/or	wn from consideration.		
Application Papers			
9) The specification is objected to by the Examine 10) The drawing(s) filed on is/are: a) acc Applicant may not request that any objection to the Replacement drawing sheet(s) including the correct 11) The oath or declaration is objected to by the Example 11.	cepted or b) objected to drawing(s) be held in abeyant or	nce. See 37 CFR 1.85(a). (s) is objected to. See 37 CFR 1.121	` '
Priority under 35 U.S.C. § 119			
12) Acknowledgment is made of a claim for foreign a) All b) Some * c) None of: 1. Certified copies of the priority document 2. Certified copies of the priority document 3. Copies of the certified copies of the priority application from the International Burea * See the attached detailed Office action for a list	ts have been received. ts have been received in A prity documents have been u (PCT Rule 17.2(a)).	pplication No received in this National Stage	
Attachment(s)			
1) Notice of References Cited (PTO-892)		Summary (PTO-413)	
 Notice of Draftsperson's Patent Drawing Review (PTO-948) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08) Paper No(s)/Mail Date 		s)/Mail Date nformal Patent Application (PTO-152) 	

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Continued Examination Under 37 CFR 1.114

A request for continued examination under 37 CFR 1.114, including the fee set forth in 37 CFR 1.17(e), was filed in this application after final rejection. Since this application is eligible for continued examination under 37 CFR 1.114, and the fee set forth in 37 CFR 1.17(e) has been timely paid, the finality of the previous Office action has been withdrawn pursuant to 37 CFR 1.114. Applicant's submission filed on March 31, 2004 has been entered.

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 1-2, 4-5 rejected under 35 U.S.C. 103(a) as being unpatentable over Stokes, and further in view of Spaulding et al. (hereinafter referred as a Spaulding).

1. Claim 1.

As for claim1, "A color characteristic description apparatus for producing color characteristic data for use when supplied image is converted into output image data, comprising", see Spaulding in col. 2, lines 57-58 teaches a continuous range of color rendering choices is provided for a digital color output device such as a printer or a CRT. "a lookup table of color characteristic data, associated with color characteristic of an input device inputting said supplied image, wherein said lookup table is composed of only characteristic points which indicate the relationship between supplied image signals and output image signals which are determined to

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be impossible to be developed in a table development process which is performed when said lookup table is developed into a multidimensional lookup table; Stokes in col. 2, lines 63-66 teaches the multi-dimensional lookup table used during runtime to correct an input image so that it is printed with the desired visual characteristics. Spaulding in fig. 8 shows where a slide bar 80 is used to adjust the image contrast and preview images 81 and 82 are provided corresponding to the color reproduction associated with the predetermined transforms. Showing these preview images will give the user a visual representation of the effect generated by adjusting the transform weights. The preview images can be either a standard reference image. or possibly the actual image that the user is preparing to display/print. Since the user interface will typically be implemented on a video display, and the final output device will frequently be some other device, the previewed images may only be a simulation of the color reproduction. which will be obtained on the actual output device. The following step of "wherein color characteristic data which is produced by said characteristic description apparatus contains, in addition to said lookup table, an identifier for identifying a table development method which is employed when said lookup table is developed into the multidimensional lookup table". Spaulding and Stokes do not explicitly teach the input image from a digital camera. However, Spaulding in col. 2, lines 49-53 teaches such transform responding to input color values of a digital image and producing output color values which can be used by the particular device. And Stokes in fig. 1 illustrates a pc connected directly to a printer. Spaulding in col. 2, lines 9-14 teaches typically the color rendering options are implemented by storing a description of the transformations, which must be applied to the color values for each choice. These transformations may be stored as one or a combination of color-correction matrices, 1-D Look-

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Up Tables (LUTs), 3-D LUTs, etc. (1,1,0) and (1,1,1). Stokes does not explicitly specify an identifier for identifying a table development method. But Spaulding in col. 2, lines 40-62 teaches storing a plurality of color transforms, each such transform responding to input color values of a digital image and producing output color values which can be used by the particular device; and interpolating between the plurality of transforms to produce an intermediate transform which is user desirable for transforming the input color values. A continuous range of color rendering choices is provided for a digital color output device such as a printer or a CRT. The continuous adjustment is obtained by providing transforms for a small number of color transformations representing the extremes of the desired adjustment range and interpolating an intermediate transform based on a user-specified set-point. Thus, it would have been obvious to one of ordinary skill in the art at the time the invention was made to incorporate the teaching of Spaulding into Stokes in order to have a minimum impact on the device memory requirements. And also users have more flexibility in the way an image is rendered to some particular device.

2. Claim 2.

As for claim 2, "A color characteristic description apparatus according to claim 1, wherein said lookup table composed of the characteristic points is described such that fundamental colors composed of primary colors of a color device having the same signal values serve as the characteristic points". Spaulding in fig. 7 FIG. 7 illustrates a case where a triangular slide bar 70 is combined with a conventional slide bar 71. The triangular slide bar might be used to adjust the color reproduction characteristics, while the conventional slide bar might be used to adjust the contrast of the tone reproduction. The step is also obvious, if the input image would be the same digital image.

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3. Claim 4.

As for claim 4, "wherein color characteristic data which is produced by said color characteristic description apparatus contains, in addition to said lookup table, software for performing a table development process". Spaulding in col. 2, lines 10-24 teaches the color rendering options are implemented by storing a description of the transformations which must be applied to the color values for each choice. These transformations may be stored as one or a combination of color-correction matrices, 1-D Look-Up Tables (LUTs), 3-D LUTs, etc. Often the storage of these transformations may occupy a substantial amount of memory. This is particularly true for the case of the 3-D LUT, which is becoming increasing common in its usage. The addition of color rendering options will therefore have an impact on the memory requirements of the device and/or the device driver software. Additionally, attempting to provide any large number of options will also have an impact on the device driver design and quality assurance process. As more color rendering options are added, the amount of development and testing time increases proportionally.

4. Claim 5.

As for claim 5, "wherein color characteristic data which is produced by said color characteristic description apparatus further contains an identifier for identifying a table development method and software for converting data developed into table into an ICC profile". The step is obvious because the system should be compatible with each other, therefore the ICC profile should be satisfied for converting color data.

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Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Javid A Amini whose telephone number is 703-605-4248. The examiner can normally be reached on 8-4pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Michael Razavi can be reached on 703-305-4713. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Javid A Amini Examiner Art Unit 2672

Javid Amini

PRIMARY EXAMINER

J. Brus